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Attorneys for Lillian Logan, Cornell Rd LLC, Christiana LLC, and Alexander LLC

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF OREGON

In re Bankruptcy Case Nos.:

15005 NW Cornell LLC; and Vahan M. Dinihanian, Jr.,

Debtors.

19-31883-dwh11 (Lead Case)

19-31886-dwh11

Jointly Administered Under Case No. 19-31883-dwh11

LOGAN PARTIES' OBJECTION TO DEBTOR'S MOTION TO SHORTEN TIME REGARDING DEBTOR'S APPLICATION TO EMPLOY SPECIAL PURPOSE COUNSEL

Creditors and Interested Parties Lillian Logan, Cornell Rd LLC, Christiana LLC, and Alexander LLC (collectively the "Logan Parties"), by and through their attorneys, Jordan Ramis PC, hereby object to Debtor's Motion to Shorten Time Regarding Application to Employ Special Purpose Counsel (the "Motion to Employ") [Dkt. 653]. This objection is supported by the following points and authorities and the court file.

Page 1 – LOGAN PARTIES' OBJECTION TO DEBTOR'S MOTION TO SHORTEN TIME REGARDING DEBTOR'S APPLICATION TO EMPLOY SPECIAL PURPOSE COUNSEL JORDAN RAMIS PC Attorneys at Law Two Centerpointe Dr., 6th Floor Lake Oswego, Oregon 97035 Telephone: (503) 598-7070 Fax: (503) 598-7373

53110-77700 4889-0971-2194.1

¹ This bankruptcy case is administratively consolidated with Vahan M. Dinihanian, Jr.'s bankruptcy case, 19-31886-dwh11.

The Logan Parties do not object to time being shortened on the Debtor's Motion to Employ Special Counsel [Dkt. 653]. However, the Logan Parties request that the objection time be set at noon on Wednesday, December 7, 2022, to allow the Logan Parties to sufficiently investigate the statements made in connection with the Debtor's Motion to Employ.

The Motion to Employ was only filed on December 2, 2022, leaving only one business day to respond. Under the circumstances, that is not sufficient.

DATED this 5th day of December, 2022.

JORDAN RAMIS PC

By: /s/Daniel L. Steinberg

Russell D. Garrett, OSB #882111 Daniel L. Steinberg, OSB #993690

Attorneys for Lillian Logan, Cornell Rd LLC, Christiana LLC, and Alexander LLC

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CERTIFICATE OF SERVICE

I hereby certify that on the date shown below, I electronically filed the

foregoing LOGAN PARTIES' OBJECTION TO DEBTOR'S MOTION TO SHORTEN

TIME REGARDING DEBTOR'S APPLICATION TO EMPLOY SPECIAL PURPOSE

COUNSEL with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

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DATED this 5th day of December, 2022.

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